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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/681,073	10/08/2003	Kazuaki Yazawa	450134-04839	8621
7590 09/13/2005		EXAMINER		
William S. Frommer, Esq. FROMMER LAWRENCE & HAUG LLP			DATSKOVSKIY, MICHAEL V	
745 FIFTH AV			ART UNIT	PAPER NUMBER
NEW YORK, NY 10151		2835		

DATE MAILED: 09/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
	10/681,073	YAZAWA, KAZUAKI	/AZAWA, KAZUAKI	
Office Action Summary	Examiner	Art Unit		
	Michael V. Datskovskiy	2835		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 08 Oc	ctoher 2003			
	action is non-final.			
3) Since this application is in condition for allowar		esocution as to the morits is		
closed in accordance with the practice under E	·			
·	x parte Quayre, 1955 C.D. 11, 45	00 0.0. 210.		
Disposition of Claims				
4) Claim(s) <u>1-13</u> is/are pending in the application.				
4a) Of the above claim(s) is/are withdrav	vn from consideration.			
5) Claim(s) is/are allowed.	•			
6)⊠ Claim(s) <u>1-10,12 and 13</u> is/are rejected.				
7) Claim(s) <u>11</u> is/are objected to.				
8) Claim(s) are subject to restriction and/or	election requirement.			
Application Papers				
9)☐ The specification is objected to by the Examine	r.			
10)⊠ The drawing(s) filed on 08 October 2003 is/are:	a)⊠ accepted or b)□ objected	to by the Examiner.		
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).		
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.		
Priority under 35 U.S.C. § 119				
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).		
1. Certified copies of the priority documents	s have been received.			
2. Certified copies of the priority documents		on No		
3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage		
application from the International Bureau	(PCT Rule 17.2(a)).	-		
* See the attached detailed Office action for a list of	of the certified copies not receive	d.		
Attachment(s)				
Notice of References Cited (PTO-892)	4) Interview Summary			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate atent Application (PTO-152)		
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 04/16/04; 07/28/05.	6) Other:	асы Аррисаноп (СТО-132)		

DETAILED ACTION

Claim Objections

1. Claim 11 is objected to because of the following informalities: In line 4: "the heat diffusing member" should be changed to: "the heat dissipating member". Appropriate correction is required.

Claim Rejections - 35 USC § 102

- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-4, 9-10 and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Nagy et al.

Nagy et al teach a heat dissipating structure, Fig. 1, for an electronic device, comprising: a heat source 27; and a heat dissipating member 11 having an inner wall 28, outer wall 53, and partition walls 14, wherein the inner wall indirectly receives heat from the heat source 10, the outer wall opposes the inner wall at a distance, the partition walls connect the inner wall and the outer wall, the inner wall, outer wall and partition walls define a plurality of through-holes 51, the through-holes are arranged along at least one of the inner wall and the outer wall, each of the through-holes extends in a vertical direction within a tilt range in which gravitational influence is utilizable, and top and bottom ends of each of the through-holes open to the outside. Nagy et al teach furthermore: said plurality of through-holes are lined up along at least one of the inner wall and the outer wall at regular intervals; each of the through-holes is

within 60 ° to a plumb line; and a cross-sectional shape of each of the through-holes that is orthogonal to the vertical direction is approximately the same at arbitrary vertical positions. Nagy et al teach also said through-holes 14 are lined up in a circle; said inner wall of the heat dissipating member defines an enclosed space and said heat source 27 is placed within the enclosed space.

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-4, 8-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Aoki (Japan Patent JP02001291982A).

Aoki teaches a heat dissipating structure, Figs. 1-7, for an electronic device, comprising: a heat source 6; and a heat dissipating member 2 having an inner wall 8, outer wall 9, and partition walls 10, wherein the inner wall directly receives heat from the heat source 6, the outer wall opposes the inner wall at a distance, the partition walls connect the inner wall and the outer wall, the inner wall, outer wall and partition walls define a plurality of through-holes, the through-holes are arranged along at least one of the inner wall and the outer wall, each of the through-holes extends in a vertical direction within a tilt range in which gravitational influence is utilizable, and top and bottom ends of each of the through-holes open to the outside. Aoki teaches furthermore: said plurality of through-holes have approximately the same square shape, and are lined up along at least one of the inner wall and the outer wall at regular intervals; each of the through-holes is within 60 ° to a plumb line; and a cross-sectional shape of each of the through-

holes that is orthogonal to the vertical direction is approximately the same at arbitrary vertical positions. Aoki teaches also that: a cross-section that is vertically orthogonal to the approximately a square shape, and through-hole lengths of four sides of the cross-section of the through-hole are set almost equal, wherein the through-holes are approximately lined up linearly.

5. Claims 1-4, 7 and 9 are rejected under 35 U.S.C. 102(e) as being anticipated by Mottahed.

Mottahed teaches a heat dissipating structure, Figs. 1-2, for an electronic device, comprising: a heat source 1; and a heat dissipating member 3 having an inner wall, outer wall 7, and partition walls 9, wherein the inner wall directly receives heat from the heat source 1, the outer wall opposes the inner wall at a distance, the partition walls connect the inner wall and the outer wall, the inner wall, outer wall and partition walls define a plurality of through-holes, the through-holes are arranged along at least one of the inner wall and the outer wall, each of the through-holes extends in a vertical direction within a tilt range in which gravitational influence is utilizable, and top and bottom ends of each of the through-holes open to the outside.

Mottahed teaches furthermore: said plurality of through-holes are lined up along at least one of the inner wall and the outer wall at regular intervals; each of the through-holes is within 60 ° to a plumb line; and a cross-sectional shape of each of the through-holes that is orthogonal to the vertical direction is approximately the same at arbitrary vertical positions. Mottahed teaches also a heat-diffusing member (col. 2, lines 48-54)

positioned between the heat source and an outer side of inner wall of the heatdissipating member.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 5-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aoki. Aoki teaches all the limitations of the claims except an empiric formula of calculating an optimum distance between opposing inner sides of two adjacent partition walls in accordance with a linear function of vertical length of the through-holes. It would have been obvious to one ordinary skilled in the art at the time invention was made to calculate an optimum distance between opposing inner sides of two adjacent partition walls, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.
- 8. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nagy et al as applied to claim 1 above, and further in view of Hanson (US Patent 4,095,998).

 Nagy et al teach all the limitations of the claims except an outer side of the heat-dissipating member has a cooling fin. Hanson teaches a cylindrical heat exchanger,

 Figs.1-2, wherein an outer side an outer wall 10 has a plurality of cooling fins 12. It would have been obvious to one ordinary skilled in the art at the time invention was

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made to employ fins positioned on the outer side of the outer wall of the heat dissipating member in the device by Nagy et al as it is shown by Hanson, in order to enhance heat dissipation.

Allowable Subject Matter

- 9. Claim 11 would be allowable if rewritten to overcome the Objection set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 10. The following is a statement of reasons for the indication of allowable subject matter: An outer side of the outer wall of the heat-dissipating member is in surface contact with an inner side of the case.
- 11. The prior art made of record provided in the PTO Form 892 and not relied upon is considered pertinent to applicant's disclosure.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael V. Datskovskiy whose telephone number is (571) 272-2040. The examiner can normally be reached on 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynn Feild can be reached on (571) 272-2092. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Michael V Datskovskiy Primary Examiner

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09/08/2005